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PATENTS TRADEMARKS COPYRIGHTS UNFAIR COMPETITION LICENSING COMPUTER AND HIGH

TECHNOLOGY MATTERS RELATED LITIGATION

H. RUME MATHEWS (1911-1960)

August 9, 2007

Joseph R. Palmieri, Esq. VERIZON One Verizon Way, VC54N074 Basking Ridge, New Jersey 07920

Dear Mr. Palmieri:

Further to our conversation July 16, 2007, we represent George Kuriyan with regard to U.S. Patent Application No. 10/652,208. As has been previously indicated, it is Mr. Kuriyan's position that there are technical errors in the submission. As a result, Mr. Kuriyan will not sign the Declaration for an application that he believes contains technical errors.

To be specific, while in the employ of MCI and subsequent to the filing of US Patent No. 6,678,255, Mr Kuriyan developed prototypes of the subject matter of the application. During the development of such prototypes, Mr. Kuriyan acquired technical facts that contradict at least some of the disclosure of the application submitted in 1997.

As per our conversation, Mr. Kuriyan is willing to cooperate with Verizon to correct the inaccuracies of the application. If Verizon is interested in moving forward to address these issues, please contact me so that we can discuss the conditions under which Mr. Kuriyan will proceed.

If you have any questions, please let me know.

Very truly yours,

MATHEWS, SHEPHERD, McKAY & BRUNEAU, P.A.

Christopher Casieri

CSC/mc



5 Vail Court Bridgewater, New Jersey 08807.

August 31, 2007

US Patent and Trademark Office Alexandria, Virginia 22313-1450

Re: <u>US Patent Application for "Wireless Data Interface System for Fixed Point-to-Point Communications Docket No: RIC 97091C1</u>

**Dear Sirs** 

Further to the letters I sent you regarding the Patent as the Inventor, I have determined that corrections are necessary to achieve the Disclosures. My lawyers have contacted Verizon to provide them assistance to make the necessary corrections.

Specifically, through the Prototyping Work I did in 1997 and 1998 as an employee of MCI and Worldcom, it was found that the identified solutions contradicted some of the Disclosures made in the Original Application filed in September, 1997. It was also found that additional solutions are needed to substantiate the Disclosures in the 1997 Application.

To the best of my knowledge, these deficiencies are not addressed in the subsequent submissions.

I have offered to work with Verizon to correct the necessary contradictions. I attach a copy of the letter sent to Verizon in this regard. Verizon has not responded to this offer.

Sincerely

George W. Kuriyan